

United States District Court  
For the District of Nevada  
Las Vegas

Jeffrey A. Rosenberg, pro-se  
General Delivery  
San Mateo, California 94402  
(650) 340-8840 (MS6) (650) 842-0800 (MS6)

VS

Spearhead Rhino, Gentlemen's Clubs, Inc, T/A ? et al  
c/o Las Vegas  
3340 South Highland Drive  
Las Vegas, Nevada 89109  
(702) 796-2600

and

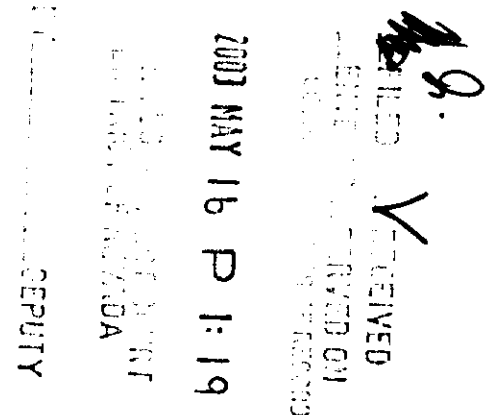
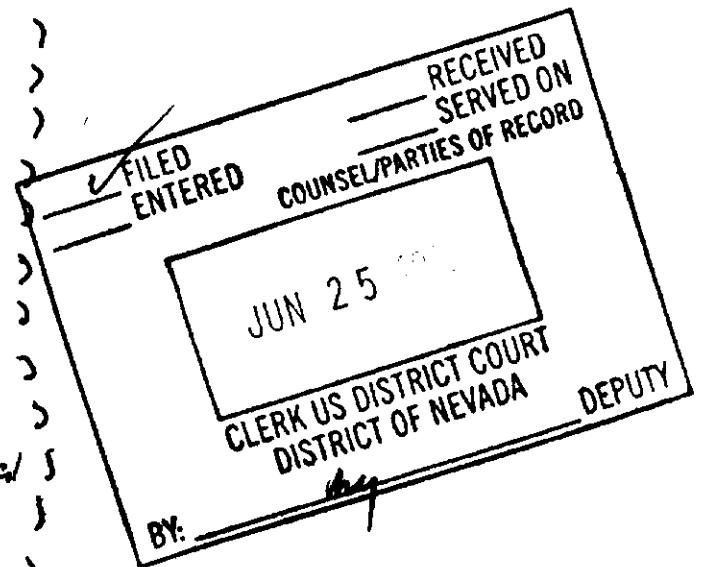
Budget Suites, Stardust, et al  
1500 Stardust Road  
Las Vegas, Nevada 89109  
(702) 732-1500

and

Stratosphere Tower, Casino and Hotel, et al  
2000 South Las Vegas Blvd  
Las Vegas, Nevada 89101  
(702) 380-7777

and

Unknown agents associated with above  
and other enjoined defendants (Briens, etc)  
et al



CV-S-03-0557-LDG-PAL

COMPLAINT

4

The plaintiff, Jeffrey A. Rosenberg, Social Security # 219-92-3196, Born 9/29/68, Male, Single, White, and a competent adult using his United States Natural Born Name, and in a personal capacity, is suing the Spearhead Rhino, Gentlemen's Club, Inc, a.k.a, T/A, et al and all unknown agents, and co-conspirators; the Budget Suites, a.k.a, T/A, et al, and all unknown agents, and co-conspirators; the Stratosphere Tower, Casino and Hotel, a.k.a, T/A, et al, and all unknown agents, and co-conspirators; and all unknown agents associated with above and other enjoined/related defendants (Bivens, etc), et al, in the United States District Court for the District of Nevada, Las Vegas, under Jurisdiction: 28 USC 1332 - Diversity, 28 USC 1331 (Federal Question), 28 USC 1343 (Civil Rights), and 28 USC 1359 (Conspiracy), etc; and Causes of Action under: 18 USC 1968 (RICO), 42 USC 1983 - Nevada Discrimination and Civil Rights Laws, Nevada Constitution, Penal Codes - Stalking, Harassment, Breaching and Entry, Extortion, Blackmail, Defamation of Character, Slander/Libel, unauthorized use of name and/or photo, Statute of Limitations, Statute of Frauds - Forgery, Swindler, etc, common counts, usury, poisoning, larceny/theft, deceit, entrapment, aiding and abetting, racketeering, illegal business practices, misrepresentation of identity, services, price, etc, record confidentiality, falsification of records, intimidation of informant, retaliation against informant, blackball/blacklist, racial profiling, illegal use, sexual harassment, tampering with evidence, fraud, false reports to police, obstruction of justice, conspiracy, etc; 42 USC 1985, 42 USC 1986, 42 USC 1988, 42 USC 1990, 42 USC 1994, 28 USC 1915, 18 USC 241-246, 18 USC 1512-1514, 18 USC 1505-1511, 18 USC 2384, 18 USC 1061-1081, 18 USC 1091, 42 USC 421, et al, 42 USC 2000 et seq, 18 USC 2071, 18 USC 1621-1624, 18 USC 1001, 18 USC 35,

(Page 2 of 5)

18 USC 1028, 18 USC 115, 18 USC 1111 et seq, 18 USC 861-871, 18 USC 1962 (RICO),  
 etc, US Constitution Article I, section 8-10, Article VI cl. 2 + cl. 3,  
 1<sup>st</sup>, 2<sup>nd</sup>, 4<sup>th</sup>, 5<sup>th</sup>, 6<sup>th</sup>, 7<sup>th</sup>, 8<sup>th</sup>, 9<sup>th</sup>, 13<sup>th</sup>, 14<sup>th</sup>, etc Amendments, etc :

in the illegal conspiracy of the above (on page 1) Defendants, to assist  
 in the conspiracy retaliation and intimidation, of Defendants of other suits  
 of the plaintiff in the 9<sup>th</sup>, 8<sup>th</sup>, etc Circuits (Federal), to deprive  
the plaintiff of his : privacy, rights, privileges, money, safety,  
~~the~~ quiet enjoyment, equal protection of laws, etc : via illegal  
 extortion, blackball, lying of true services, payments/prices, stalking/harassment,  
 breaking and entry, attempted poisonings, file tampering, theft/larceny, discrimination,  
 threats of violence, etc, lying to others about plaintiff (blunder/mistake/defection  
 of character), blackmail, denial of protection, hiring of criminals/foreigners  
 etc to intimidate plaintiff to not use his rights, etc ; causing  
 the plaintiff undue hardship and pain and suffering, with risk of injury,  
 causing obstruction of prosecution of Federal and State cases, obstruction  
 of settlements, increase in Social Security Disability, housing in California,  
 obstructing vacation and business in Las Vegas, obstructing social life,  
 and causing loss of funds, etc, while on Disability currently of  
 only \$700/month, due on the 3<sup>rd</sup> in Jan. Next, until increase,  
 settlement, Loans, etc ; all to obstruct cases involving Racketeering  
 of Casinos and "Nude Bars" across State Lines ; to retaliate for  
 past suits in Court, to obstruct monies and acct owed, and  
 possibly for Hatred, and Jealousy under civil and Human Rights  
 because Jewish and/or Disabled, and to assist Defendants of other suits.

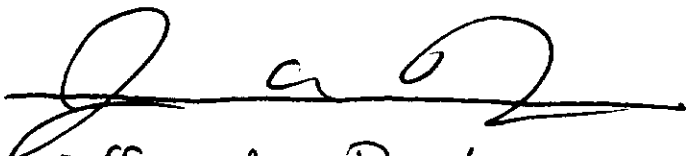
It is asked for a Civil and Criminal Investigation into Civil Rights violations of Spaurmint Rhino for RICO across State Lines of sex (see State Barbra, CA Spaurmint Rhino) ; for extortion by Girls and staff of over \$1000 of the plaintiff's saved, back Disability ; attempted poisonings by staff and girls ; deception of services ; entrapment and invasion of privacy with other Defendants on plaintiff, behind back of illegal ; denial of VIP card, and other benefits for money ; and lying and discrimination, stalking/harassment, afterwards with other defendants and unknown agents, including illegal checks with past associated, possible double, attempted theft of other monies, etc ; a Criminal and Civil Investigation into the Budget Suites of Las Vegas for extortion, illegal entry into rooms, invasion of privacy, deception and discrimination in services, prices, etc, ~~except~~ with injury to plaintiff via risk of safety, possession, and attempted poisonings, given ~~disability~~ disability, and for slander/radly to others to obstruct quiet enjoyment ; a Criminal and Civil Investigation into the Horseshoe Casino and Hotel for extortion, illegal access to rooms, blackmail, unwanted use of name and picture, attempted poisonings, etc ; protect plaintiff ; enforce with current defendant of suits under 42 USC 1985-1986 ; RICO Demand into above with attached in California and plaintiff ; assist in funds ; grant ifp ; grant TRO and co-counsel ; and serve under 28 USC 190 and award in addition to above, provide proper services, re-inhabitation, and another \$200,000 (ct) for risk of life, pain and suffering, and a

Jury Trial is Demanded.

See related cases: Rosenberg vs Governor Grey Davis, et al, 03cv550  
 US District Court for the Eastern District of California, Sacramento,  
 Rosenberg vs President Bush, Senators Zellmer, Schumer, Warner, Clinton, et al,  
 as 03-15383, United States Court of Appeals for the 9<sup>th</sup> Cir.,  
 Rosenberg vs Social Security, et al, 03cv1906, US District Court for  
 the Northern District of California - San Jose; Jeffrey A. Rosenberg  
vs Trump, et al, 01cv1146 US District Court - S. CA - San Diego and  
 Menge vs Trump, 99cv599 US District Court - NV - Las Vegas; Rosenberg  
vs Jack Valenti and the Motion Picture Association and Porno Industry,  
 02cv59 US District Court - Nevada - Las Vegas; Rosenberg vs ABC, et al,  
 02cv02 US District Court - Nevada - Las Vegas; and administrative,  
 executive, and law enforcement agencies in Nevada, New Jersey, and  
 California on crime against plaintiff and (info) to Defendants of such  
 and this case and complaints; 18 USC 1968 (RICO Demand), Whistleblower  
 Retaliation, and suits in this Court, California, NJ, PA, MD, NY, TX,  
 VA, and DC and 42 USC 1985-1986, A.D.A, Discrimination in public  
 accommodation, licensing and inspections by State, 20<sup>th</sup> Amendment, etc.

Also, it is asked to re-open past cases under 1<sup>st</sup> + 14<sup>th</sup> Amendments and/or  
 Grant consolidate appeal to the 9<sup>th</sup> Circuit with this case or to consolidate  
 in the District and possible transfer to CA.

See Article IV, Section 19 CA Constitution.

by:   
 Jeffrey A. Rosenberg

General Delivery

San Mateo, CA 94402

(650) 340-8840, (650) 342-0300 (AJG)  
 if interested in litigation visit [www.456no.com](http://www.456no.com)

on this 16<sup>th</sup> of May, 2003

(page 5 of 5) plus attachments

for the Eastern District of California

Jeffrey A. Rosenberg, Pro-se lifp

vs

Governor Gray Davis, et al

MAY 8 RECD  
SMA  
MKRECEIVED  
GOVERNOR'S MAILROOM  
SACRAMENTO, CA

03 cv 550 (JFM) PF

ORIGINAL  
FILED

MAY - 9 2003

Notice of Appeal

CLERK, U.S. DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

The plaintiff, Jeffrey A. Rosenberg, pro-se lifp, hereby gives notice of appeal of decision of the United States District Court for the Eastern District of California in favor of Defendant and against Plaintiff, to the United States Court of Appeals for the Ninth Circuit in San Francisco, on the grounds of: (1) too high of standard, (2) public interest, (3) related cases, 03-15383 Rosenberg vs President Bush, et al, and other appeals involving the same Defendant from other Districts and the Eastern District, (4) common issue - 28 USC 1915, 1<sup>st</sup> Amendment, 14<sup>th</sup> and 5<sup>th</sup> Amendment, etc, and (5) conspiracy and multi-circuit relationship, etc.

Related cases in Court: 01 cv 1540, 02 cv 913 vs District Court - E. CA - SAC, Judge Burrell and Kerttan, respectively.

Decision Date: 3/25/03 and 5/5/03  
Judge: John F. Mavris

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MAY 09 2003

SENATOR JACKIE SPEIER MK

The plaintiff is still indised under California and IRS laws and Disabled, un-represented, obstructed, and harassed, because of Defendants.

on the 9<sup>th</sup> Day of May, 2003

by: Jeffrey A. Rosenberg  
General Deliberating  
San Mateo, CA 94402



**TOM LANTOS**  
CALIFORNIA

WASHINGTON OFFICE:  
2217 RAYBURN BUILDING  
WASHINGTON, D.C. 20515  
(202) 225-3531

DISTRICT OFFICE:  
400 S. EL CAMINO REAL  
SUITE 410  
SAN MATEO, CA 94402  
(650) 342-0300  
IN SAN FRANCISCO:  
(415) 586-5257



**Congress of the United States**  
**House of Representatives**  
Washington, D.C. 20515

INTERNATIONAL RELATIONS COMMITTEE  
Ranking Democratic Member

GOVERNMENT REFORM COMMITTEE

Subcommittee on Energy Policy,  
Natural Resources and Regulatory Affairs  
Subcommittee on National Security,  
Veterans' Affairs and International Relations

Cochair, Permanent United States  
Congressional Delegation to the  
European Parliament

Member, United States  
Congressional Delegation to the  
NATO Parliamentary Assembly

Cochair, Congressional  
Human Rights Caucus

Member, United States Holocaust Memorial Council

Congressman Tom Lantos  
400 South El Camino Real, #410  
San Mateo, CA 94402

Attention: Mike Harding

Dear Congressman Lantos:

I authorize you and your staff to obtain information on my behalf from the agencies  
initialed below:

Social Security Administration: ☒

Department of Defense: ☐

Veteran's Administration: ☐

Department of Defense: ☒ Branch: United States Air Force

United States Postal Service: ☒

Small Business Administration: ☐

Immigration and Naturalization Service: ☐

If other, please specify: \_\_\_\_\_

Jeffrey A. Rosenberg  
Signature

April 1, 2003  
Date

Name: Jeffrey A. Rosenberg, SS # 219-92-3196  
Address: General Delivery - 1614 for Pick-up  
Redwood City, CA 94064  
Telephone: ifp-litigants@yahoo.com

see attached

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

**Filed**  
APR 28 2003  
RICHARD W. WIEKING  
CLERK, U.S. DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN JOSE

JEFFREY ROSENBERG  
Plaintiff(s)

-v-

SOCIAL SECURITY ADMINISTRATOR  
Defendant(s)

C 03-01906 HRL

ORDER SETTING INITIAL CASE MANAGEMENT  
CONFERENCE

IT IS HEREBY ORDERED that this action is assigned to the Honorable Howard R. Lloyd. When serving the complaint or notice of removal, the plaintiff or removing defendant must serve on all other parties a copy of this order, the handbook entitled "Dispute Resolution Procedures in the Northern District of California," the Notice of Assignment of Case involving a Pro Se party to a United States Magistrate Judge for Trial, and all other documents specified in Civil Local Rule 4-2. Counsel must comply with the case schedule listed below unless the Court otherwise orders.

IT IS FURTHER ORDERED that this action is assigned to the Alternative Dispute Resolution (ADR) Multi-Option Program governed by ADR Local Rule 3. Counsel and clients must familiarize themselves with that rule and with the handbook entitled "Dispute Resolution Procedures in the Northern District of California."

CASE SCHEDULE [ADR MULTI-OPTION PROGRAM]

Date	Event	Governing Rule
04/28/2003	Complaint filed	
08/12/2003	Last day to meet and confer re initial disclosures, early settlement, ADR process selection, and discovery plan	FRCivP 26(f) & ADR LR 3-5
08/12/2003	Last day to file Joint ADR Certification with Stipulation to ADR process or Notice of Need for ADR Phone Conference	Civil L.R. 16-8
08/26/2003	Last day to complete initial disclosures or state objection in Rule 26(f) Report, file/serve Case Management Statement, and file/serve Rule 26(f) Report	FRCivP 26(a)(1) Civil L.R.16-9
09/02/2003	Case Management Conference in Courtroom 2, SJ at 1:30 PM	Civil L.R. 16-10